

RECEIVED

UNITED STATES DISTRICT COURT MAR 1 3 2008
FOR THE NORTHERN DISTRICT OF ILLINOIS MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

LARRY ORUTA)	COUR
(Name of the plaintiff or plaintiffs)	CIVIL ACTION
v	370
Continental Airport Express }	08CV1518
	JUDGE LEFKOW
{	MAGISTRATE JUDGE KEYS
(Name of the defendant or defendants)	
COMPLAINT OF EMPLO	DYMENT DISCRIMINATION
1. This is an action for employment discrimin	···
2. The plaintiff is	
county of Cook	in the state of 1/Lonois.
3. The defendant is Continental	Airport Express, whose
street address is 1206 W.	35th Street
(city) Chicago (county) Cook	······································
(Defendant's telephone number) (773)-	2 47 . 12 a.
4. The plaintiff sought employment or was	employed by the defendant at (street address)
	(city) Chicago
(county) Look (state) Thon (2	IP code) 60609
5. The plaintiff [check one box]	
(a) was denied employment by the de	efendant.
(b) was hired and is still employed by	the defendant.
(c) was employed but is no longer en	ployed by the defendant.

6. The defendant discriminated against the plaintiff on or about, or beginning on or about
(month) (day) 97, (year) 20 6.
7.1 (Choose paragraph 7.1 or 7.2, do not complete both.)
(a) The defendant is not a federal governmental agency, and the plaintiff [check one
box] has filed a charge or charges against the defendant
asserting the acts of discrimination indicated in this complaint with any of the following government
agencies:
(i) the United States Equal Employment Opportunity Commission, on or about
(month) 0 9 (day) 66 (year) 2006.
(ii) the Illinois Department of Human Rights, on or about (month) OL (day) (year) 7066.
(b) If charges were filed with an agency indicated above, a copy of the charge is
attached. YES. NO, but plaintiff will file a copy of the charge within 14 days.
It is the policy of both the Equal Employment Opportunity Commission and the Illinois Department
of Human Rights to cross-file with the other agency all charges received. The plaintiff has no reason
to believe that this policy was not followed in this case.
7.2 The defendant is a federal governmental agency t
7.2 The defendant is a federal governmental agency, and (a) the plaintiff previously filed a Complaint of Employment Discrimination with the
defendant asserting the acts of discrimination indicated in this court complaint.
Yes (month) (day) (year)
No, did not file Complaint of Employment Discrimination
2. The plaintiff received a Final Agency Decision on (month) 2
$(day) \underline{\lambda} \underline{\alpha} (year) \underline{2} \underline{\delta} \underline{\delta} \underline{\delta}.$
c. Attached is a copy of the
a. Complaint of Employment Discrimination,
YES NO, but a copy will be filed within 14 days.
(ii) Final Agency Decision
YES NO, but a copy will be filed within 14 days
I PO LINO, Dut a copy will be filed within 14 days

8.	(Complete paragraph 8 only if defendant is not a federal governmental agency.)
	(a) the United States Equal Employment Opportunity Commission has not issued a
	Notice of Right to Sue.
	(b) the United States Equal Employment Opportunity Commission has issued a Notice
	of Right to Sue, which was received by the plaintiff on (month)
	(day) 17 (year) 2007 a copy of which Notice is attached to this complaint.
9.	The defendant discriminated against the plaintiff because of the plaintiff's [check only those that apply]:
	(a) Age (Age Discrimination Employment Act).
	(b) Color (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(c) Disability (Americans with Disabilities Act or Rehabilitation Act)
	(d) National Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(e) Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(f) Religion (Title VII of the Civil Rights Act of 1964)
	(g) Sex (Title VII of the Civil Rights Act of 1964)
10.	If the defendant is a state, county, municipal (city, town or village) or other local
	governmental agency, plaintiff further alleges discrimination on the basis of race, color, or
	national origin (42 U.S.C. § 1983). 🔽
11.	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII claims
	by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for 42 U.S.C.§1981
	and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117; for the Rehabilitation Act, 29 U.S.C. § 791. X
12.	The defendant [check only those that apply]
	(a) failed to hire the plaintiff.
	(b) terminated the plaintiff's employment.
	(c) failed to promote the plaintiff.

	(d)	failed to reasonably accommodate the plaintiff's religion.
	(e)	failed to reasonably accommodate the plaintiff's disabilities.
	(f)	· 77
	(g)	retaliated against the plaintiff because the plaintiff did something to assert
	· _	rights protected by the laws identified in paragraphs 9 and 10 above;
	(h)	other (specify): Plant-24 was terminated
	W	thank frist cause and warning by
	w	langer after anon Supervisor Threated
		call police lanceas mably. Also same comployer
	na	med Brad" shuled 16- 184
•		med Brad" abused placetiff verbally in The
10	100	escence y Customers on fan 871 2006 and oct 15712005 surplants 1 was made to the customer & manager Neb 8 Ali facts supporting the plaintiff's claim of discrimination are as follows:
13.	ine i	facts supporting the plaintiff's claim of discrimination are as follows:
	/	Plantiff was discominated against due
	<u></u> 太	Color and Matronal Brigin by not getting
	64.	and no of trips as These who were white
	_a	mel probit Speaking as the manager Sueleimen
	De	vadi. Also blando and
	07	andi. Also plainty experienced horrossmans
	01	So, place to the west mocked upon to washing for non exist DISCRIMINATION ONLY Defendant mount of the trips without Cost
14.	[AGE discri	DISCRIMINATION ONLY Defendant knowingly, intentionally, and willfully minated against the plaintiff.
15.	The p	laintiff demands that the case be tried by a jury. X YES NO
16. [<i>c</i> .	THEF heck o	REFORE, the plaintiff asks that the court grant the following relief to the plaintiff only those that apply]
(a)		Direct the defendant to hire the plaintiff.
(ъ)	江	Direct the defendant to re-employ the plaintiff.
(c)		Direct the defendant to promote the plaintiff.
(d)		Direct the defendant to reasonably accommodate the plaintiff's religion.
(e)		Direct the defendant to reasonably accommodate the plaintiff's disabilities.
•		2 painting a dissoluties.

(f)	Direct the defendant to (specify):	Day	lost	Wase	کرع
	Direct the defendant to (specify): to	- 07	Wo	rkord	
	Empersation denied b	70	ele fed	unts	
	Insurance company, as	<i> </i>	ctall	atrin	
_ cu	Insurance company, as quinest plaintiff sin	ce	Jan	20742	3 & 6
. 			<i>d</i>		
(g) X	If available, grant the plaintiff appropriate liquidated/double damages, front pay, compens prejudgment interest, post-judgment interest, and fees and expert witness fees.	satory d	lama <i>ae</i> e n	unitiva dar	
(h)	Grant such other relief as the Court may find ap	ргоргіа	te.		
(Plaintiff	's signature)				
	L Ourty	•			
(Plaintiff	's name)		•		
	ALRY ORUTA		·	·	
(Plaintiff	's street address)				
·:	7337 S. Shove DR #412	<u>!</u>			
	- · · · · · · · · · · · · · · · · · · ·				
(City) Chi	caq v (State) 16 (ZIP) 606	49		18 18	
	(ephone number) (773) - 326 7857				
	·	_			

IN THE US DISTRICT COURT
NORTHERN DISTRICT OF ILLONDIS

LARRY DRUTA

Plaintyz

υs

CONTINENTAL AIRPORT

2×PRESS

Defectant.

COMPLAINT NT LAW- US BISTRICT
COURT THE RIGHT TO SUF CHARCH
BY 2200 Dec 17th 2007

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IN THE US DISTRICT COURT

NORTHERN DISTRICT OF ILLINOIS

INTRODUCTION

Plaintitt is arcsident of east county earl resides in the city of chicago. Plaintiff was hired by The defedant Rontinental Airport Express, a corporation doing business in cook County, Illionois on acontract in August 25th 2005. Plainti7+ worked as a shuffle driven and picked up presentent from chicago ceirporte, to City-Sourbubian Hotels and us navy base at wankegan. Plainfilt worked for the Until wrong full dermination by detectant on 1-9-06 OF NURTHERN DISTRICT OF ILLONDIS

CAUSE OF ACTION: DISCREMINATION.

A CT 1964 AND 1981

G. IL HMR ACT 735 5 (1-101

- is subject to constitutional tort
 action That implies negligence,
 recklessness and intentional Conduct
 - 1) Mainroe US Page 365 US 167, 5-LED 2d 492, 84 Sc7 473 (1961)
 - Walker us metrapolitan interprise

 the 519, US 202, 130, L Ed 644

 117 Set. 660 (1997 held That

 employer has more than 15-20

 Can be liable in elawsuit bork

 State and federal courts.

Wegligence has been held the Sct us arequirement you state yound.

MCDouglas Carp V8 green is 411 45 782, 36LED 20 608, 93 80T 1973. A requirement in plantiff & assentation

of discrementatory practise by The defedant. 42 resc of 2000 elk):

Section 7.04 (a) of tothe VII allows
The plaintiff to seek veliet on
ments by prima facia violation
hased on MC Douglas Corp no Secon

Conclusion,

Plaintiff has suffered the parable harm and injury after being wrongfull, been terminated and clonical state being better being better being better the parable state benefits by defedants.

Plaintiff has been demed state benefits by defedants

IN THE US DISTRICT COURT

NORTHERN DISTRICT OF ILLOWOIS

Confinental Min port Espoess despite

willingness by The plaintit To resolve desputable

issue e.g return to employment payment of state henelik

and lost wages compensation. Embable will be

amonded later. Respectively

Larry Donta

CHARGE OF DISCRIMIN		AGENCY	CHARGE NUMBER		
The Privacy Act of 1974 affects this form: See Privac completing this form.	y act statement before	⊠ IDHR	2006CF3324		
#06W0530.13			2000CF3324		
		EEOC			
Illinois Department of Human Rights and EEOC					
NAME (indicate Mr. Ms. Mrs.)		HOME TELEP	HONE (include area code)		
Larry Oruta		(773) 706-29	16		
	STREET ADDRESS CITY, STATE AND ZIP CODE DATE OF BIRTH				
3105 N. Ashland Avenue, Apt. #262 Ch NAMED IS THE EMPOYER, LABOR ORGANIZA	ilcago, Il 60657	CENCY APPR	ENTINESHID COMMITTEE STATE OF		
LOCAL GOVERNMENT AGENCY WHO DISCRI	<u>MINATED AGAINST ME</u>	(IF MORE THA	N ONE LIST BELOW)		
	NUMBER OF EMPLOYI MEMBERS 15+	EES,	TELEPHONE (Include area code)		
Continental Air Transport Company Incorporated	WIEWIDERS 15*		(773) 843-2310		
STREET ADDRESS CIT	Y, STATE AND ZIP COD	E	COUNTY		
	cago, Il 60609		Cook		
CAUSE OF DISCRIMINATION BASED ON:			DATE OF DISCRIMINATION		
NATIONAL ARIOTAL R. AR			EARLIEST (ADEA/EPA) LATEST (ALL) 01/09/06		
NATIONAL ORIGIN RACE			☐ CONTINUING ACTION		
THE PARTICULARS ARE (if additional space is n	eeded attach extra sheets)				
August, 2005. 4. On January 9, 2006, I was Suleiman Maradi (Palestin from seventy percent to fo	ya. my national origin. shuttle bus operator subjected to unequate) Airport Manage rty percent.	al terms and r, in that my	dent's expectations. I was hired in conditions of employment by commission rate was reduced ot subjected to the same terms		
and conditions of employment. (Continued)					
I also want this charge filed with the EEOC. I will advise to change my address or telephone number and I will cooper in the processing of my charge in accordance with their particles.	nte fully with theati	CRIBED AND SV	TURE MONTH DATE-YEAR		
"OFFICIAL SEAL" Krystal I. Rogers Notary Public, State of Illinois My Commission Expires Nov. 15, 2006 NOTARY SEAL	l decia affirm	re under penalty th	MPLAINANT DATE at the foregoing is true and correct I swear or a above charge and that it is true to the best of my and belief		

FORM 5 (5/05)

Complainant: Larry Orura Charge Number: 2006CF3324

Page 2

II. A. ISSUE/BASIS

UNEQUAL TERMS AND CONDITIONS OF EMPLOYMENT JANAUARY 9, 2006, DUE TO MY RACE, BLACK

B. PRIMA FACIE ALLEGATIONS

- 1. My race is black.
- 2. My work performance as shuttle bus operator met Respondent's expectations. I was hired in August, 2005.
- 3. On January 9, 2006, I was subjected to unequal terms and conditions of employment by Suleiman Maradi (non-black) Airport Manager, in that my commission rate was reduced from seventy percent to forty percent.
- 4. Similarly situated non-black shuttle bus operators were not subjected to The same terms and conditions of employment.

III. A. ISSUE/BASIS

DISCHARGE – JANUARY 9, 2006, DUE TO MY NATIONAL ORIGIN, KENYA

B. PRIMA FACIE ALLEGATIONS

- 1. My national origin is Kenya.
- 2. Respondent was aware of my national origin.
- 3. My work performance as shuttle bus operator met Respondent's expectations. I was hired in August 2005.
- On January 9, 2006, I was discharged by Suleiman Maradi (Palestine), Airport Manager. No reason was cited for the discharge.
- 5. My work performance was as good or better than similarly situated non-Kenya shuttle bus operators who were retained.

IV. A. ISSUE/BASIS

DISCHARGE – JANUARY 9, 2006, DUE TO MY RECA, BLACK

B. PRIMA FACIE ALLEGATION

- 1. My race is black.
- 2. My work performance as shuttle bus operator met Respondent's expectations. I was hired in August 2005.

Complainant: Larry Oruta Charge Number: 2006CF3324

Page 3.

- 3. On January 9, 2006, I was discharged by Suleiman Maradi (non-black), Airport Manager. No reason was cited for the discharge.
- 4. My work performance was as good or better than similarly situated non-black shuttle bus operators who were retained

HMS/JJT/RCG

Case 1:08-cv-01518 Document 1 Filed 03/13/2008 Page 14 of 14 U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

DISMISSAL AND NOTICE OF RIGHTS

EEOC Form 181 (3/98) + 🕝

ÇC:

To:	Larry Oruta 3105 N. Ashland Ave., #262 Chicago, IL 60657	From:	Equal Employment Chicago District O 500 West Madison Suite 2800 Chicago, Illinois 60	Street	
	On behalf of person(s) aggrieved whose CONFIDENTIAL (29 CFR § 1601.7(a))	o Identity is			
EÉOC Che		EEQC Representative		Telephone No.	
21B-20	06-01966	Nola Smith, State & I	Local Coordinator	(312) 886-5973	
THE EEC	OC IS CLOSING ITS FILE ON THIS C	HARGE FOR THE FOLLOW	ING REASON:		
	The facts alleged in the charge fall to sta	ate a claim under any of the stat	tutes enforced by the EEOC.		
	Your allegations did not involve a disabl	lty as defined by the Americans	with Disabilities Act.		
	The Respondent employs less than the	required number of employees	or is not otherwise covered by	y the statutes.	
	Your charge was not timely flied with EE	OC; in other words, you waited	too long after the date(s) of ti	ne alleged discrimination to file your charge.	
	Having been given 30 days in which to respond, you failed to provide information, falled to appear or be available for interviews/conferences, or otherwise failed to cooperate to the extent that it was not possible to resolve your charge.				
ГП	While reasonable efforts were made to locate you, we were not able to do so.				
一	You were given 30 days to accept a reasonable settlement offer that affords full relief for the harm you alleged.				
	The EEOC Issues the following determination: Based upon its investigation, the EEOC is unable to conclude that the information obtained establishes violations of the statutes. This does not certify that the respondent is in compliance with the statutes. No finding is made as to any other issues that might be construed as having been raised by this charge.				
х	The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.				
	Other (briefly state)				
	(- NOTICE OF SUIT			
of dismis	sal and of your right to sue that we v	vill send you. You may file r lawsuit must be filed Wi	a lawsuit against the res THIN 90 DAYS of vour	nent Act: This will be the only notice spondent(s) under federal law based receipt of this Notice; or your right may be different.)	
EPA und	ay Act (EPA): EPA sults must be the description of the collectible.	filed in federal or state cou pay due for any violation	irt within 2 years (3 year ns that occurred <u>more</u>	rs for willful violations) of the alleged than 2 vears (3 vears) before you	
		On behalf of the Commiss	ion		
				DEC 17 2007	
		John P. R	owe		
Enclosure((s) <u>Jö</u>	hn P. Rowe, District D	Irector	(Date Mailed)	

Continental Air Transport Company, Incorporated